UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF CALIFORNIA

UNITED STATES OF AMERICA, Plaintiff,	or Criticologia
v. /	Case Number OR-01-20022 JF
Van Ru Mh.	ORDER OF DETENTION PENDING TRIAL
In accordance with the Defendant.	PERMITON FENDING TRIAL
In accordance with the Bail Reform Act, 18 U.S.C. § 314. Defendant was present, represented by his attorney M. And	2(f), a detention heaving
Defendant was present, represented by his attorney M. Arsistant U.S. Attorney (MOSO)	Who The Visit is neld on 5/5, 2008
Assistant U.S. Attorney T. Move	The United States was represented by
PART I. PRESUMPTIONS APPLICABLE	
/ The defendant is charged with an offense described in convicted of a prior offense described in 18 U.S.C. § 3142(f)(1) wh	191100 000
convicted of a prior offense described in 18 U.S.C. & 3142(f)(1)	110 U.S.C. § 3142(f)(1) and the defendant has been
convicted of a prior offense described in 18 U.S.C. § 3142(f)(1) who offense, and a period of not more than five (5) years has elapsed sin imprisonment, whichever is later.	the on release pending trial for a federal, state or local
	of conviction of the release of the server of
1 mo establishes a rehittable pregnancia	— Porson Hold
safety of any other person and the community.	or combination of conditions will reasonably assure at
/ / There is probable cause based upon (the indictment) (the defendant has committed an offense	sassure the
defendant has committed an offense	ne facts found in Part IV helow) to helione
A. for which a	f 10 years or more is prescribed in 21 14.0, 801 et
seg 6 051 et an 2000 ferm of imprisonment of	f 10 years or more is prescribed in 21 May
seq., § 951 et seq., or § 955a et seq., OR B. under 18 11 C. G. 6 9955a et seq., OR	b presented in 21 U.S. C. 801 et
	ng the commission of a felow
This establishes a rebuttable presumption that no condition o appearance of the defendant as required and the safety of the communication.	or combination of conditions in
appearance of the defendant as required and the safety of the commun	nity.
PART II. REBUTTAL OF PRESUMPTIONS. IF APPLICABLE the	combenation of Conditions will relieve
PART II. REBUTTAL OF PRESUMPTIONS, IF APPLICABLE Will be ordered detained.	exendent's asservance or the salety
will be redeed to defend and has not come forward with any evidence to	Tehut the the tem menty
wan be ordered detained.	s room the applicable presumption[s], and he therefore
/ / The defendant has come forward with evidence to rebut the	te analicati
ATT.	re applicable presumption[s] to wit:
Thus, the burden of proof shifts back to the United States.	
TO THE PROPERTY OF THE PROPERT	DE TO
/ The United States has proved to a preponderance of the evil reasonably assure the appearance of the defendant as required, ANI	origi
will reasonably assure the appearance of the defendant as required, ANI // The United States has proved by all.	ndence that no condition or combination of conditions
/ / AUG UIIIIEU Nigipe has managed 1	
will reasonably assure the safety of any other person and the community PART IV. WRITTEN FINDINGS OF FACT AND STATEMENT OF THE PROPERTY OF TH	ence that no condition or combination of conditions
THE TY TRUITED PINDINGS OF PACE AND CO.	
The Court has taken into account the froteen and REASONS	FOR DETENTION
at hearing and finds as follows: The defendant is before	S.C. § 3142(g) and all of the information submitted
THE THE COURT OF THE STATE OF T	TO A CONTRACT
Supervised release. He is also charged without permission of left the Carine	with New and de sure
without permission I her melans	her on of about head 20 soull
- her protection	Softicel Sold Sold
	/ /
// Defendant his attan	
// Defendant, his attorney, and the AUSA have waived written fi	ndings.
The defendant is seemant in the defendant in the defendant in the seemant in the	
The defendant is committed to the custody of the Attorney General or corrections facility separate to the extent practicable from persons awaiting or appeal. The defendant shall be seen to the extent practicable from persons awaiting or appeal.	his designated remarks
corrections facility separate to the extent practicable from persons awaiting or appeal. The defendant shall be afforded a reasonable opportunity for private co	serving centenance for confinement in a
appeal. The defendant shall be afforded a reasonable opportunity for private co of the United States or on the request of an attorney for the Government, the pe	onsultation with the
THE VIMOU DIGITAL OF DRIVE TO AN ACCOUNT.	TO THE WILL COUNTY OF THE PARTY
of the United States or on the request of an attorney for the Government, the pethe defendant to the United States Marshal for the purpose of an appearance in	connections facility shall deliver
	connection with a court proceeding.
Jacet. 3/13/00 F	26 - 11 2 0 00
AUSA ATTY PTS	siccia V. Tulnbull
PAT	RICIA V. TRUMBULL
. The second of \mathbb{R}^n is \mathbb{R}^n , with \mathbb{R}^n is a first second of \mathbb{C}^n in \mathbb{C}^n	ed States Magistrate Judge
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